Appln. No. 09/879,870 Response dated Oct. 16, 2003 Advisory Action dated Oct. 8, 2003

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

OFC OF COUNSEL

Appln, No.

13:50

09/879,870

CONFIRMATION NO. 4961

Applicants

William M. Appleman, et al.

Filed

June 13, 2001

TC/A.U.

1723

Examiner

Krishnan S. Menon

Docket No. :

82,918

Customer No.:

000038092

Commissioner of Patents

P.O. Box 1450

Alexandria, Va. 22313-1450

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RESPONSE TO ADVISORY ACTION

Sir:

This response relates to the Examiner's Advisory Action dated Oct. 8, 2003 indicating that: (a) the period for reply to the Final Office action by Appeal expires after Oct. 14, 2003; and (b) the Rule 116 Amendment filed Sept. 3, 2003 following the Final Office action is denied entry because it raises new issues introduced by allegedly new limitations proposed for claim 2, residing in lateral withdrawal of a filtered fluid portion from processing elements in a sealed chamber by "gravitational collection-below the-processing elements".

COMMENTS

- (a) As to a reply by Appeal from the Final Office action, an Appeal Notice and an Appeal Brief were already timely filed on Oct. 14, 2003 by facsimile transmission. (A copy of the Auto-Reply Facsimile Transmission is attached).
- (b) In regard to the Examiner's stated reasons for currently denying entry of the proposed Rule 116 amendments to claim 2 on appeal, the Examiner is urged to consider the following facts and the related bases for entering of such amendments so as to sanction either an allowance of the application as amended or reopening of its prosecution once again.

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First, the original specification in the present application on page 4 lines 9-10 indicates that "bilgewater (undergoes) percolation laterally within a sealed chamber--for discharge through the drain 18". According to the latter quoted portion of the specification the referred to discharge occurs because the lateral percolation referred to is effected "so as to gravitationally collect--the-cleansed portion for discharge" (underlining added). Furthermore, according to the generally known meaning of "drainage" as set forth for example in the Webster Third New International Dictionary, page 685, is: "the act, process or means of drawing off fluids--by means of--gravity". In view of the foregoing, the Rule 116 amendments proposed for claim 2 on appeal did not raise any new issues because they merely emphasized claim limitations inherent or implied, as indicated in the original specification and supported by dictionary definition with respect to discharge through a drain.

After careful consideration of the foregoing referred to situation in the present case in regard to the proposed Rule 116 amendments, the Examiner is urged to either allow the application based on claims 2 and 3 as amended or reopen prosecution. Otherwise, an Examiner's Answer in response to the Appeal Brief is expected in due course.

Respectfully submitted,

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27303 227 1868 PATENTS Navy Case No. 82,918 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE : Orosp Art Unit; 1723 William M. Applemen, et al. : Examiner: Krishnan S. Menon Script No. 09/279,270 · CONFIRMATION NO. 4961 Filmi: June 13, 2001 FOR ARRANGEMENT AND CONSTRUCTION : OF AN ELEMENT BUNDLING MODULE : Certificate of Transmission I hereby certify that this correspondence Notice of Appeal and Appeal Brief Is being forfinite transmitted To the Desire and Tradembry Softier (Fax No. (703) 872-9311) Typed or printed name of purson signing this carrificate Telat 301 227-1835 Received from < 301 227 1998 - at 1814/03 9:32:23 AM (Eastern Dryfight Time)

Navy Case No. 82,918

PATENTS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

William M. Appleman, et al.

: Group Art Unit: 1723

Serial No. 09/879,870

: Examiner: Krishnan S. Menon

Filed: June 13, 2001

: CONFIRMATION NO. 4961

For: ARRANGEMENT AND CONSTRUCTION: OF AN ELEMENT BUNDLING MODULE

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